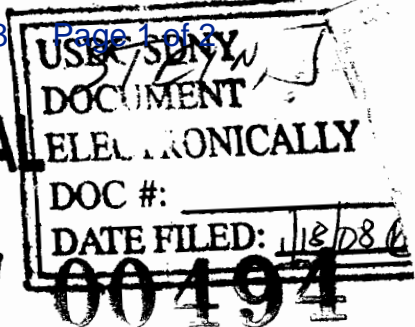


ORIGINAL



UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

HEDGEKO, LLC d/b/a HEDGEKO NETWORK

103 CV

-against-

JEFFREY SCHNEIDER and
JARED TOREN,

Defendants

Case No. _____

) ORDER TO SHOW CAUSE
) FOR PRELIMINARY INJUNCTION
) AND TEMPORARY RESTRAINING
) ORDER

) ORDER

1

Upon the annexed Affidavit of Evan Rapoport sworn to on January 17, 2008, the
Affidavit of Sash Spencer dated December 17, 2008, and upon a copy of the complaint and
supporting papers exhibits hereto annexed, it is

ORDERED, that above-named Defendants show cause before ~~a motion term of~~ this
Court
Court, at Room 23A United States Courthouse, 500 Pearl Street, in the City, County and State
of New York, on January 25, 2008, at Noon o'clock in the noon thereof, or as
soon thereafter as counsel may be heard, why an order should not be issued pursuant to Rule 65
of the Federal Rules of Civil Procedure enjoining the defendants during the pendency of this
action from using, disclosing or disseminating any confidential and propriety information
obtained from or belonging to plaintiff; and it is further

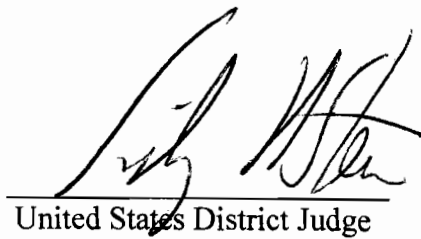
ORDERED, that sufficient reason having been shown therefor, pending the hearing of plaintiff's application for a preliminary injunction, pursuant to Rule 65, Fed.R.Civ.P. the defendants are temporarily restrained and enjoined from using, disclosing or disseminating any confidential and proprietary information obtained from or belonging to plaintiff, and it is further

ORDERED that no bond or other security is required to be posted, and it is further

ORDERED that ~~personal~~ service of a copy of this order and annexed papers and exhibits
upon the defendant or his counsel on or before ~~January 19, 2008~~ ^{as soon as possible} ~~or~~ ^{by overnight mail service} ~~on~~ ^{on} ~~January 19, 2008~~
~~rec'd by Plaintiff~~ shall be deemed good and sufficient service thereof.

DATED: New York, New York

ISSUED: January 18, 2008
3:50pm


United States District Judge

